331. Shall the article declaring that this treaty shall not affect any pre-existing treaties be agreed to?
Two thirds of the members not concurring the question was lost, and of consequence the new article was not agreed to."

4th. Shall the article limiting the treaty, to eight

years be agreed to ?" This question was agreed to by nearly an unani-

The first, three numbers of form of ratification being virtually disagreed to, the ratification remained unconditional, except as to the limitation of the trea-

On agreeing to this form of ratification there were _14 nays.

16 yeas-14 nays.
The ratification was therefore loft, there not being two thirds of the members in favour of it.

The yeas and nays were as follow:-YEAS. N NAYS. Mess. Langdon, Mellrs. J. Mason, D. Foster, Livermore, T. Foster, Tracy, Hillhouse, ... Green, · Paines Morris. Dayton, Schureman, Chipman, Armilrong, S. T. Mafon, Bingham, Nicholas, Rofs, Bloodworth, Latimer, Wells, Hindman, Marshall, Howard, Brown, Baldwin, Read_14. Cocke, Anderson-16.

We undestand that some doubt is entertained of the conclusiveness of the vote in senate.

* The disagreeing to this article, arose altogether from the opinion entertained on all hands that it was unaccessary, as the same effect would be produced without it, that would be produced by it

BALTIMORE, January 27.

By a gentleman who passed through this town yes-rday, from the city of Washington, on his way to Norriflown, in Montgomery county, we are informed, that he is the bearer of a general pardon, granted by the prefident of the United States, to all the remaining unfortunate Germans, who were fentenced to fine and imprisonments, for mildemeaning in the North-[Lancaster Intel.] umpton infurrection.

January 28. In the house of representatives of the state of De laware, in Friday the 16th instant, the following refoliation, with the recital, was agreed to; ayes 11,

Whereas the opening of a communication between the Delaware river and the Chesapeake bay, by means of a canal, will be very beneficial to the agricultural and commercial interests of this state, and at the fame time beneficial to our neighbouring states Penn-Irlvania and Maryland: And whereas, confidered in great national view, upon principles of a liberal, stended and enlightened policy; in relation to the ed of the first importance, which if attained, will, n time of peace, and more especially in time of war, monote the general welfare. And whereas it may be ntemplated at a future day as a source of revenue this state:

Resolved, That a committee of three be appointed bring in a bill for the above purpose, calculated to complish so desirable an object, consistent with the ights and interests of the state, and the good people

A memorial has been presented to congress from be legitlature of Georgia, protesting against the esta-filment by the United States, of the government the Milliffippi Territory within the limits of the

ASLOOP,

o be fold, or exchanged for negro BOYS,

THE measures twenty tuns per register, is completely sitted, built entirely of mulberry, locust deeds, and how about three years old. Application be made to the subscriber.

WILLIAM JOHNSON.
Squirrel Neck, February 2, 1801.

PHB subscriber being desirous to settle with all persons who are indebted to him on account of

ling in his flore, in the city of Annapolis, has deon, attorney at law, for the purpole of inflinting edive accounts, on or before the fifteenth day of th next, after which time no longer indulgence be given.

WILLIAM CATON.

ME subscribers intend to petition the next Anne-Annual county court for a commission to mark, bound a tract of land, called and, known by the of LITTLE PIMEY NECK, being and lying incounty aforefaid, on the South lide of Magothy

> PHILIP H. WATTS, GEORGE WATTS.

In CHANCERY, February 2, 1801. Rebecca Dulany, executrix of Daniel Dulany, fur-viving truftee,

against Charles Lewis Seigfried and Charlotte his wife.

HE object of the bill filed in this cause is, that the complainant may have a decree to be paid out of the real effate of Alexander Frazier, deceased, now belonging to Charlotte Seigfried, the above de-fendant, the fum of two hundred and twenty pounds fierling, with interest from the 1st day of January which fum is due by a bond dated on the 20 day of November, 1774, and executed by the faid Alexander Frazier, and Mark Frazier his fecurity, to Daniel Dulany, John Ridout, and Daniel of St. Thomas Jenifer, truftees for Elizabeth Lowndes. The bill flates, that the defendants relide out of the flate of Maryland; it is thereupon, on the motion of the complainant, ordered and adjudged, that they cause a copy of this order to be inserted in the Maryland Gazette three times: before the first day of March next, to the intent that the defendants may have notice of the present application, and of the substance and object of the bill, and that they may be warned to appear in this court, in person, or by solicitor, on or before the sirst day of July next, to shew cause, if any they have, why a decree; should not pass as prayed.

A C HANGEN Chancellor A. C. HANSON, Chancellor.

In CHANCERY, February 3, 1801.

Joseph Court, against

John K. Smith, Mary Smith, Dennis A. Smith, Lydia Smith, Gilbert H. Smith, William Smith, Alexander H. Smith, and Joseph Byus,

and the attorney-general.

THE object of the bill is to obtain a fale of the equitable in trust in certain lands purchased by a certain Thomas Dobbins of Gilbert H. Smith, for the payment of a debt due from Dobbins to the complainant. The bill flates, that the faid Dobbins purchased of the said Gilbert H. Smith certain lands in Anne-Arundel county, called Gover's Fun, Knighton's Purchase, and Broughton Ashley, that he obtained a bond for the conveyance, and executed his bond for the purchase money; that he was indebted to the complainant in the fum of f. 403 16 11, for money by him paid on the purchase aforesaid; that Dobbins has died intestate, leaving no known heir capable of inheriting or taking the faid lands, and without leaving fufficient personal estate for the payment of his debts contracted within this state; that the faid Gilbert H. Smith is also dead intestate, eaving the defendants, or some of them, his heirs at aw; it is thereupon, on the complainant's motion, adjudged and ordered, that he cause a copy of this order to be inferted three times in the Maryland Gazette before the end of the prefent month, to the intent that the heir, if any there be, of the faid Dob-bins, or any other person interested in the lands pur-chased as aforesaid, may have notice of this bill, and of the subject and object thereof, and may appear, on or before the first day of July next, to shew can wherefore a decree should not pass as prayed.

1. Good A. C. HANSON, Chancellor.

NOTICE.

HIS is to inform all those who have land adjoining the tract of land called Bowning's REserve, that Mary Queen, Margaret Queen, Clementina Queen, Sarah Queen, and Elizabeth Queen, intend to petition the next Charles county court for a commission to mark and bound the aforelaid land, agreeably to an act of affembly in fuch case made and provided.

MARY QUEEN, MARGARET QUEEN, CLEMENTINA QUEEN, SARAH QUEEN, ELIZABETH QUEEN.

December 10, 1800.

Notice is hereby given,

HAT the subscriber intends to petition the next Czeil county court for a commission to mark and bound, agreeably to an act of assembly, entitled, An act for marking and bounding lands, passed in the November fession, 1786, and the supplements thereto, the following tracts of land, viz. St. XAVERIUS. St. IGNATIOS, part of WORSEL MANOR, part of WOOD-BRIDGE, and part of Askmone, all being and lying in Carell county, near the Head of St. Auflin's creek, commonly called Little Bohemia, held and owned by the Corporation of the Roman Catholic Clergy.

FRANCIS BERSTON, Agent for the Corp. R. C. C.

Annapolly, December 2, 1800.

Twenty Dollars Reward.

AN away from the subscriber, on the 20th of November, a negro man named JRM, he is about 20 years of age, 5 feet 8 inches high, smooth face, large flat note, big mouth, and thick lips a had on when he went away, a cloth toloured camblet coar, a pair of new white kerley breeches, and a new ofnabrig thirt. He has two fifters who are the property of Mr. George Wallace and Mr. Richard Marthall, living between Magothy river and the Bodkin Point; he was in that neighbourhood for ten days; or a fortnight after leaving home, and then had on an old blue coat. Whoever takes up the faid negro, and fecures him in Annapolls, or any other gap, to that I get him again, thall receive the above reward.

Well rives, December 16, 1800.

Annapolis, January, 1801.

HE subscriber presents his most respectful compliments to those indebted to him, and earnelly solicits payment of their respective balances; be pleads poverty with great truth, and assures them them, that nothing left than payments from them will enable him to comply with the indiffenfable obligation be is under of paying his just debts.
IREDERICK GREEN.

By an order of the orphans court of Anne-Arundel county will be SOLD, at PUBLIC SALE, on the toth day of February next, if fair, if not the first fair day, at Mr. JOSEPH WATER'S store, IVE NEGROES confitting of men, women and children, the state of Ruth Hans, late of Anne-Arundel county, deceased, on fix months credit, the purchasers giving bond, with good and sufficient fecurity.

WILLIAM DRURY, Administra-

Jenuary 29, 1801.

Will be Rented, If immediately applied for,

Y plantatation on the north fide of Severn viver,
formerly occupied by Mr. JAMES WHARFE. For terms apply to

Printrole-Hill, near Annapolis. JOHN HESSELIUS.

To HIRED, BE BLACK GIRL, about 15 or 16 years of age; also one of about 12 or 13 years of age. Inquire of the printers. January 28, 1801.

TO THE PUBLIC.

BEING very defirous to close the business of the late firm of YATES and CAMPBELL, I have aligned the greatest part of my private property, to secure the payment of every dollar owing by the said sirm, as will appear by the following certificate of Gabriel Wood and Edward Harris, Esquires, and therefore take the liberty of notifying to the public, that I mean to resume the vendue bufiness in February next, at the old auction room, at the corner of Baltimore and Frederick-streets, and solicit the patronage of my former employers, and the public generally, ander a sull assurance that my utmost abilities (in that line) shall be exerted for their interest; and all accounts fettled with punctuality and dispatch, by their Molt obedient,

Humble fervant, THOMAS YATES. Baltimore, January 10, 1801.

AT a meeting of the creditors of Ystes and Campbell, at Mr. James Bryden's, the 8th of December last, it appeared from the infolvencies of many of Yates and Campbell's debtors, that there would not be partnership property sufficient to pay the claims against the said firm, and that Mr. Yates's property would be

eventually answerable for the deficiency.

The creditors then present took the circumstances under confideration, and proposed to give Mr. Yates an indulgence of time for the payment of the debts due by Yates and Campbell, provided he, the said Yates, would secure the sull payment of the debts, by an affigument of property, agreeable to a lift he then produced, which proposals Mr. Yates readily agreed to, and has fince conveyed the same (in trust) for the fecurity of the creditors generally .- And Mr. Yates figuifying his intention of reluming the vendue bufinefs, we conceive it a justice due him, to declare that his conduct in the arrangement made for the final ad-Justiment of all claims against the partnership of Yates. and Campbell, merit our approbation, and we be-

lieve, the creditors generally.

G. Woon, Trustees for the creditors of
E. HARRIS, System and Campbell. N. B. The engagements which Mr. Yates has made for the fettlement of Yates and Campbell's buffinels, makes it necessary to inform the debtors to the said concern, that will be commenced (without respect to persons) to the ensuing courts, unless their balances are adjusted and settled with Mr. Yates pre-vious thereto, GABRIEL WOOD, vious thereto.

EDWARD HARRIS.

Ten Dollars Reward. AN away from the subscriber, on the tst day of August last, a negro man named BASIL, about 25 or 26 years of age, 5 feet 6 or 8 inches high, yellowith complexion, full eyes, large seet, with remarkable long toes, hands and fingers fimilar to his feet and toes I he received a kick (fome years, fince) from a horse on the lower part of age of his legs, which oc-casioned a loss of part of the bone, and it is probable there is a fear on that part of his leg. He may have obtained a pais from loune person, and got into Baltimore city, as he lived at the Point, with Dr. Duckert, ten of twelve years fince. Any performeaking up faid negro, and delivering him to the fableriber, or fenegro, and delivering him to the curing him fo that I get him again, shall receive the above reward.

ISAAC DUCKETT. Prince-George's county, January 23, 1801.

By virtue of a deed of trust will be SOLD, on the premiles, at Beard's Point, in Anne-Arundel country on Saturday the feventh day of February, 1801. NE eighth part of a tract of LAND, containing one hundred and forty acres, subject to widow a dower. 3 X THOMAS BRARD, Jun. Trusted of John Brars. Jenury 14, 1801,